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7	Wynn Las Vegas, LLC			
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8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
9	SCOTT S. ROUSE,) Case No. 2:17-cv-02939-JCM-CWH		
10)		
11	Plaintiff,) STIPULATION AND REQUEST FOR		
12	VS.	EXTENSION OF DISPOSITIVE MOTION DEADLINE		
	WYNN LAS VEGAS, LLC,			
13	Defendant.	(First Request)		
14				
15	Pursuant to LR IA 6-1 and LR 26-4, the parties, by and through their respective counsel o			
16	record, stipulate and request that the Court extend the dispositive motion deadline from the curren			
17	deadline of August 9, 2018 to August 31, 2018 . In support of this Stipulation and Request, the			
18	parties state as follows:			
19	1. Plaintiff filed his Complaint in this matter on November 27, 2017 (ECF No. 1). Defendan			
20	filed its Answer to the Complaint on Janua	ry 11, 2018 (ECF No. 6).		
21	2. The parties recently completed discovery as of July 10, 2018. On July 6, 2018, Defendant			
22	conducted Plaintiff's deposition. On Jul	ly 10, 2018, Plaintiff conducted a deposition of		
23	Defendant's designated corporate represen	tative pursuant to Fed. R. Civ. P. 30(b)(6).		
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3. The court reporter for both of the above-referenced depositions has advised the parties that the transcripts of the depositions will be prepared two (2) weeks following the respective deposition dates. The deposition transcripts are therefore not expected to be completed until July 20 and 23, 2018, respectively. The deponents will then each have 30 days to review and make any necessary changes to their deposition transcripts.

- 4. Based on this time frame, the deposition review/correction process will likely not be completed before the current August 9, 2018 dispositive motion deadline.
- 5. Since the depositions taken by the parties will be important for briefing any dispositive motions that are filed, the parties are seeking an extension of time of the dispositive motion deadline to allow for the completion of the deposition review process by both parties.
- 6. This Request for an extension of time is not sought for any improper purpose or other purpose of delay. Rather, it is sought by the parties solely to allow sufficient time to complete dispositive motions in this case following the conclusion of the deposition review process as set forth above.
- 7. This is the first request for an extension of time of the dispositive motion deadline in this matter. Pursuant to LR 26-4, this Request has been made at least 21 days prior to the current dispositive motion deadline.
- 8. This Stipulation shall only extend the dispositive motion deadline. No other deadlines shall be extended as a result of this Stipulation.

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1	WHEREFORE, the parties respectfully request that the Court extend the dispositive motion	
2	deadline from August 9, 2018 to August 31, 2018 in this matter.	
3	DATED this 12 th day of July, 2018.	
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5	Respectfully submitted,	Respectfully submitted,
6	/s/ Michael T. Gebhart	/s/ Scott M. Abbott
7	Michael T. Gebhart, Esq. #7718 GEBHART LAW, LLC 728 Fortacre Street Henderson, Nevada 89002 Tel: (702) 324-8341	Scott M. Abbott #4500 Kaitlin H. Paxton #13625
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10	Attorney for Plaintiff Scott S. Rouse	Attorneys for Defendant Wynn Las Vegas, LLC
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13	IT IS SO ORDERED.	
14	luly 12, 2019	0 14
15	July 13, 2018 DATE	UNITED STATES MAGISTRATE JUDGE
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